

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
SHERMAN DIVISION**

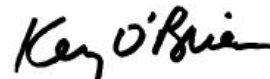
C. M. COLLINS, N. J. LUNDY, and R.	§
C. L. MAYS, <i>individually, and on behalf</i>	§
<i>of all others similarly situated,</i>	§
	§
<b>Plaintiffs,</b>	§ §
	§
v.	§
	§
	<b>NO. 4:22-CV-1073-SDJ</b>
CATASTROPHE RESPONSE UNIT, INC. and CATASTROPHE RESPONSE	§
UNIT USA, INC.,	§
	§
<b>Defendants.</b>	§ §

**APPENDIX IN SUPPORT OF  
PLAINTIFFS' MOTION FOR NOTICE**

<b>EXHIBIT</b>	<b>DESCRIPTION</b>
<b>A</b>	Deposition of Plaintiff Ashley Ruise (excerpts)
<b>B</b>	Deposition of Plaintiff Basil Riley III (excerpts)
<b>C</b>	Deposition of Plaintiff Natine Lundy (excerpts)
<b>D</b>	Deposition of Plaintiff Pamela James (excerpts)
<b>E</b>	Deposition of Plaintiff Rasheedah Mays (excerpts)
<b>F</b>	Deposition of Plaintiff Sheena Nickelberry (excerpts)
<b>G</b>	Deposition of Defendants' Corporate Representative, David Repinski (excerpts)
<b>H</b>	Deposition of Adam Dickens (excerpts)
<b>I</b>	Interrogatory Responses of Plaintiff Collins
<b>J</b>	Interrogatory Responses of Plaintiff James
<b>K</b>	Interrogatory Responses of Plaintiff Lundy
<b>L</b>	Interrogatory Responses of Plaintiff Mansfield
<b>M</b>	Interrogatory Responses of Plaintiff Mays
<b>N</b>	Interrogatory Responses of Plaintiff Nickelberry
<b>O</b>	Interrogatory Responses of Plaintiff Riley
<b>P</b>	Interrogatory Responses of Plaintiff Ruise

<b>Q</b>	Plaintiffs' First Set of <i>Swales</i> Discovery to Defendants
<b>R</b>	Catastrophe Response Unit, Inc. ("CRU") Third Supplemental Objections and Responses to Plaintiffs' First Set of Interrogatories
<b>S</b>	Catastrophe Response Unit USA, Inc. ("CRU USA") Third Supplemental Objections and Responses to Plaintiffs' First Set of Interrogatories
<b>T</b>	CRU Independent Contractor Agreement
<b>U</b>	CRU Independent Contractor Onboarding Packet
<b>V</b>	CRU Paystub
<b>W</b>	CRU Remuneration Statement
<b>X</b>	Proposed Notice and Consent
<b>Y</b>	Proposed Email Notice
<b>Z</b>	Proposed Text Message Notice
<b>AA</b>	Proposed Reminder Notice

Respectfully submitted,



**Kerry V. O'Brien**  
Texas Bar No. 24038469



1011 Westlake Drive  
Austin, Texas 78746  
phone: (512) 410-1960  
fax: (512) 410-6171  
email: ko@obrienlawpc.com

**LEAD COUNSEL FOR PLAINTIFFS**

/s/ Travis Gasper

**Travis Gasper**  
Texas Bar No. 24096881  
GASPER LAW, PLLC  
1408 N. Riverfront Blvd., Suite 323  
Dallas, Texas 75207  
phone: (469) 663-7736  
fax: (833) 957-2957

email: travis@travisgasper.com

**COUNSEL FOR PLAINTIFFS**